

JOSEPH P. RUSSONIELLO (CABN 44332)
United States Attorney

BRIAN J. STRETCH (CABN 163973)
Chief, Criminal Division

JAMES C. MANN (CABN 221603)
Assistant United States Attorney

1301 Clay Street, Suite 340-S
Oakland, California 94612
Telephone: (510) 637-3705
Facsimile: (510) 637-3724
E-Mail: James.C.Mann@usdoj.gov

Attorneys for Plaintiff

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

UNITED STATES OF AMERICA,)	No. CR-08-0810 DLJ
)	
Plaintiff,)	STIPULATION AND PROTECTIVE
)	ORDER REGARDING PRODUCTION OF
v.)	CONFIDENTIAL DISCOVERY
)	
RYLANDO DEMETRIUS MATLOCK,)	
a/k/a "Toot,")	
)	
Defendant.)	
)	
)	

Plaintiff, by and through its attorney of record, and defendant, by and through his attorney of record, hereby stipulate and ask the Court to find as follows:

1. A federal grand jury has returned an indictment charging defendant with distribution of cocaine base.

2. The government believes that the proposed protective order is necessary to preclude discovery materials, which may contain the identities of potential witnesses and

STIPULATION AND PROPOSED PROTECTIVE
ORDER REGARDING CONFIDENTIAL DISCOVERY

1 cooperating defendants or information from which those identities may be discovered, from
2 being disseminated among members of the public and to defendant. Specifically, the
3 government believes that the proposed protective order will greatly reduce the possibility that
4 individuals will misuse discovery materials to identify, intimidate, and/or harm witnesses and/or
5 defendants.

6 3. Defendant and his counsel deny that any person would be endangered by
7 defendant's possession of any discovery material in this matter. The parties agree that no
8 inference should be drawn about defendant's dangerousness because of his agreement to enter
9 into this stipulation and be subject to the protective order.

10 4. The parties agree that the following conditions, if ordered by the Court, should
11 serve the government's interest in protecting witnesses, defendants, and other members of the
12 community and reduce the risk of retribution against cooperating witnesses by precluding the
13 circulation of these documents and digital media (e.g., DVDs and digital photographs)
14 throughout the prison system and the community, while permitting the defense to obtain
15 discovery required by Federal Rule of Criminal Procedure 16 and the United States Constitution.
16 Accordingly, the parties jointly request that the Court order as follows:

17 a. For purposes of this Order, the term "defense team" refers to: (1) the
18 counsel of record for defendant; (2) defense investigators assisting counsel with this case; and
19 (3) any potential or actual expert witnesses who may be consulted, retained or appointed by the
20 defense team. Each member of a defense team must provide the government or the Court with a
21 letter indicating that they have read this stipulation and agree to be bound by its terms. For
22 purposes of this Order, a term "defense team" does not include defendant.

23 b. The government is authorized to provide the defense team with discovery
24 required by F.R.Cr.P. 16 and may, in its discretion, designate any discovery produced as
25 "Confidential Discovery" to be governed by the terms of this protective order. The government
26 may designate discovery as confidential by marking such discovery as "CONFIDENTIAL" and
27 shall produce such discovery on a CD or DVD marked "WARNING: CONTENTS SUBJECT
28 TO PROTECTIVE ORDER. UNAUTHORIZED COPYING OR VIEWING IS SUBJECT TO

1 PUNISHMENT AS CONTEMPT OF COURT.”

2 c. The defense team shall not permit anyone, including defendant, to have
3 physical possession of Confidential Discovery pursuant to this Order other than the defense
4 team.

5 d. The defense team shall not divulge the contents of any Confidential
6 Discovery provided pursuant to this Order to anyone other than the individual defendant it
7 represents. A defense team member may show Confidential Discovery to the individual
8 defendant it represents in the physical presence of a defense team member, but may not permit
9 that defendant to have physical possession of the Confidential Discovery.

10 e. The defense team shall not permit Confidential Discovery provided
11 pursuant to this Order to be outside of the defense team’s offices, homes, vehicles, or personal
12 presence. The defense team may take Confidential Discovery into a custodial facility to show it
13 to the individual defendant it represents but, as explained above, the defense team must maintain
14 physical possession of the Confidential Discovery and may not allow the defendant to have
15 physical possession of the Confidential Discovery.

16 f. In the event that one of the parties files a pleading that references or
17 contains Confidential Discovery or information therefrom, that filing must be made under seal.

18 g. The defense team shall return all Confidential Discovery provided
19 pursuant to this Order to the government eighteen months after any one of the following events,
20 whichever occurs latest in time: dismissal of all charges against defendant; defendant’s acquittal
21 by court or jury; sentencing following defendant’s plea of guilty; or the conclusion of any direct
22 appeal. In the event that the defense team has made notes or marks on the Confidential
23 Discovery constituting work product the defense team shall return the materials to the
24 government in a sealed container labeled “WORK PRODUCT-DESTROY.”

25 h. After the conclusion of proceedings in the district court or any direct
26 appeal in the above-captioned case, the government will maintain a copy of all Confidential
27 Discovery produced. The government will maintain such documents until the time period for
28 filing a motion pursuant to 28 U.S.C. § 2255 has expired. After the statutory time period for

filing such a motion has expired, the government may destroy the documents and digital media. In the event a defendant is represented by counsel and files a motion pursuant to 28 U.S.C. § 2255, the government will provide that counsel with a copy of the Confidential Discovery under the same restrictions as trial and direct appeal defense counsel. Defendant's attorney in any action under 28 U.S.C. § 2255 shall return the Confidential Discovery fourteen calendar days after the district court's ruling on the motion or fourteen calendar days after the conclusion of any direct appeal of the district court's denial of the motion, whichever is later.

IT IS SO STIPULATED.

DATE: February 9, 2009

Respectfully submitted,

JOSEPH P. RUSSONIELLO
United States Attorney

/s/
JAMES C. MANN
Assistant United States Attorney

/s/
SETH P. CHAZIN, ESQ.
Counsel For Rylando Demetrius Matlock

////

ORDER

FOR GOOD CAUSE SHOWN, IT IS SO ORDERED: The government is hereby authorized, pursuant to Federal Rule of Criminal Procedure 16, to disclose discovery to the defense and may designate discovery to be governed by this protective order as Confidential Discovery. The parties are hereby ordered to comply with the conditions set forth in paragraphs 4(a)-(h) of this stipulation and order pursuant to Federal Rule of Criminal Procedure 16(d)(1).

DATED: February 17, 2009


HONORABLE D. LOWELL JENSEN
UNITED STATES DISTRICT JUDGE